## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

WSOU INVESTMENTS, LLC d/b/a	§	CIVIL ACTION NO. 6:20-cv-487-ADA
BRAZOS LICENSING AND	§	CIVIL ACTION NO. 6:20-cv-488-ADA
DEVELOPMENT,	§	CIVIL ACTION NO. 6:20-cv-489-ADA
,	§	CIVIL ACTION NO. 6:20-cv-490-ADA
Plaintiff,	§	CIVIL ACTION NO. 6:20-cv-491-ADA
	§	CIVIL ACTION NO. 6:20-cv-492-ADA
v.	§	CIVIL ACTION NO. 6:20-cv-493-ADA
	§	CIVIL ACTION NO. 6:20-cv-494-ADA
ZTE CORPORATION, ZTE (USA)	§	CIVIL ACTION NO. 6:20-cv-495-ADA
INC., AND ZTE (TX), INC.	§	CIVIL ACTION NO. 6:20-cv-496-ADA
	§	CIVIL ACTION NO. 6:20-cv-497-ADA
Defendants.	§	
	§	JURY TRIAL DEMANDED

## ORDER DENYING ZTE CORPORATION'S MOTION FOR RECONSIDERATION

Having considered ZTE Corporation's ("ZTE") respective Motions for Reconsideration of this Court's Order Granting-in-Part Defendants' Motion to Dismiss in the above-titled cases, the Court finds that ZTE has failed to establish a manifest error of law or fact and has not presented newly discovered evidence. Because ZTE has failed to meet its burden as the movant, the Court finds the motion should be DENIED.

The propriety of ZTE's motions aside, the Court does recognize the possibility that WSOU will pursue parallel litigations against ZTE USA in another district, and therefore raises a possible judicial efficiency concern. However, to the Court's knowledge, WSOU has yet to file such a suit. And while ZTE USA may be "likely to file a declaratory judgment action in a proper forum," ZTE USA has yet to bring such an action. Thus, to the extent there is a judicial efficiency concern here, that concern remains hypothetical.

Accordingly, it is hereby ORDERED that ZTE Corporation's motion is DENIED.

It is further ORDERED that ZTE's Answer to WSOU's Amended Complaint is due on or before September 17, 2021.

Signed on September 3, 2021.

ALAN D ALBRICHT

UNITED STATES DISTRICT JUDGE